08-25-06





PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Connell et al.

Serial No.: 10/082,372

Filed: February 25, 2002

For: WAFER BACK SIDE COATING TO BALANCE STRESS FROM PASSIVATION LAYER ON FRONT OF WAFER AND BE USED AS A DIE ATTACH ADHESIVE

Confirmation No.: 1935

Examiner: A. Stevenson

Group Art Unit: 2812

Attorney Docket No.: 2269-5083US

Notice of Allowance Mailed:

June 2, 2006

NOTICE OF EXPRESS MAILING	G
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Express Mail Mailing Label Number: EV 826301999 US

Date of Deposit with USPS: August 24, 2006

Person making Deposit: Brett Hooke

TRANSMITTAL LETTER

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicants submit herewith Part B - Fee(s) Transmittal for the above-captioned application. Because Applicants previously paid an issue fee, publication fee, and extra copies fee for five (5) copies, a Request to Apply Previously Paid Issue Fee to Issue Fee Required by New Notice of Allowance is enclosed.

Also, enclosed are Comments on Statement of Reasons for Allowance (2 pages); and Fee Addressee for Receipt of PTO Notices Relating to Maintenance Fees (2 pages).

Applicants understand that no additional fees are required. However, if the Office determines that any comparison fees or other additional fees are required, the Commissioner is authorized to charge any such fees to TraskBritt Deposit Account No. 20-1469. A copy of this Transmittal Letter is enclosed for deposit account charging purposes.

Respectfully submitted,

James R. Duzan

Registration No. 28,393

Attorney for Applicants

TRASKBRITT ·

P.O. Box 2550

Salt Lake City, Utah 84110-2550

Same R. Burge

Telephone: 801-532-1922

Date: August 24, 2006

JRD/sfc:lmh

Enclosures: Part B - Issue Fee Transmittal

Copy of Transmittal Letter

Request to Apply Previously Paid Issue Fee to Issue Fee Required by New Notice

of Allowance (3 pages, with attachment)

Comments on Statement of Reasons for Allowance (3 pages)

Fee Addressee for Receipt of PTO Notices Relating to Maintenance Fees (2 pages)

UNITED STATES PATENT AND TRADEMARK OFFICE

FIP EMAIL

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

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OFFICE OF PETITIONS

In re Application of

Michael E. Connell et al

Application No. 10/082,372

Filed: February 25, 2002

Attorney Docket No. 2269-5083US

ON PETITION

This is a decision on the petition, filed April 10, 2006, under 37 CFR 1.313(c)(2) to withdraw the above-identified application from issue after payment of the issue fee.

The petition is **GRANTED**.

The above-identified application is withdrawn from issue for consideration of a submission under 37 CFR 1.114 (request for continued examination). See 37 CFR 1.313(c)(2).

Petitioner is advised that the issue fee paid on February 13, 2006, in the above-identified application cannot be refunded. If, however, the above-identified application is again allowed, petitioner may request that it be applied towards the issue fee required by the new Notice of Allowance.¹

Telephone inquiries should be directed to the undersigned at (571) 272-3208.

The examiner of Technology Center AU 2812 will consider the request for continued examination under 37 CFR 1.114.

Karen Creasy Petitions Examiner

Office of Petitions

¹ The request to apply the issue fee to the new Notice may be satisfied by completing and returning the new Issue Fee Transmittal Form PTOL-85(b), which includes the following language thereon: "Commissioner for Patents is requested to apply the Issue Fee and Publication Fee (if any) or re-apply any previously paid issue fee to the application identified above." Petitioner is advised that, whether a fee is indicated as being due or not, the Issue Fee Transmittal Form must be completed and timely submitted to avoid abandonment. Note the language in bold text on the first page of the Notice of Allowance and Fee(s) Due (PTOL-85).





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(01-0428.00/US)

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COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

This communication is filed in response to the Notice of Allowance mailed June 2, 2006, and sets forth Applicant's comments, pursuant to 37 C.F.R. §1.104(e), on the Examiner's Statement of Allowable Subject Matter accompanying the Notice of Allowance.

In the Notice of Allowance, the Examiner indicates:

The present invention relates to simultaneous transmission of digital data and clock signals to eliminate skewing of the data and clock signals with respect to each others. Upon further consideration, prior art of record, taking individually or collectively, fails to fairly teach such method and apparatus including "a phase

shift keying circuit configured for performing phase shift keying of said digital signal onto a clock signal to create a lead output signal and a lag output signal; a digital signal demodulator configured for demodulating the lead output signal and the lag output signal to retrieve a transported digital signal; and a clock signal demodulator configured for demodulating the lead output signal and the lag output signal in conjunction with the transported digital signal to retrieve a transported clock signal" in independent claim 1, and similarly in independent claims 8 (claims 2-7, 9-19 depend therefrom). Thus, claims 1-19 are found to be novel and unobvious over prior art of record.

Applicants concur with the reasons as stated by the Examiner insofar as they comprise a summary, which is exemplary and not limiting. However, the scope of the claims is based on the actual language of the claims and equivalents thereof, and not on a paraphrase or summary of the claim language.

The Independent claims as allowed recite features and methodology in addition to, and in different language than, those described in the Statement of Allowable Subject Matter. Furthermore, the dependent claims recite elements in addition to those of the independent claims, which are also not reflected in the Statement of Allowable Subject Matter. Such additional elements, in combination with those of the independent claims from which each claim depends, provide additional reasons for patentability. Accordingly, the scope of the claims must be determined from the literal language of each as a whole, as well as all equivalents thereof.

Therefore, to the extent that the Examiner's reasons for allowance as stated are not relevant to, or wholly encompassing of, a particular claim, independent or dependent, Applicants assume that (pursuant to 37 C.F.R. §1.104(e)) the Examiner has determined that the record of the prosecution as a whole of the application makes clear the reasons for allowing those claims. Further, it appears, pursuant to M.P.E.P. 1302.14, that the Examiner's Statements of Allowable Subject Matter are not intended to encompass all of the reasons for allowance.

Respectfully submitted,

James R. Duzan

Registration No. 28,393 Attorney for Applicants

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Telephone: 801-532-1922

Date: August 24, 2006

JRD/sfc:lmh